

## UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR			ATTORNEY DOCKET NO.	
08/893,759	07/11/97	SAITOH		K	158	7-0024-0
- 				EXAMINER		
)22850 )BLON SPIVAK FOURTH FLOOR		HM22/0308 MAIER & NUEST	ADT	CHIN.		PAPER NUMBER
1755 JEFFERSON DAVIS HIGHWAY ARLINGTON VA 22202				1641/	·	77
				DATE MAIL		8/08/00

Please find below and/or attached an Office communication concerning this application or proceeding.

**Commissioner of Patents and Trademarks** 

## **Advisory Action**

Application No. 08/893,759

Applicant(s)

Saitoh

Examiner

Chris Chin

Group Art Unit 1641

ТНІ	E PE	RIOD F	OR RESPONSE	: [check only a) or b)]								
	a) [	expir	es r	nonths from the mailing date of th	e final rejection.							
b) expires either three months from the mailing date of the final rejection, or on the mailing date of this Advisory Action, will select in the statutory period for the response expire later than six months from the date of the rejection.												
	date	on which	h the response, t	he petition, and the fee have been	r 37 CFR 1.136(a), the proposed respective filed is the date of the response and the fee. Any extension fee pure period for response or as set forth in	also the date for the purposes of suant to 37 CFR 1.17 will be						
X	Appellant's Brief is due two months from the date of the Notice of Appeal filed on <u>Dec 13, 1999</u> (or within any period for response set forth above, whichever is later). See 37 CFR 1.191(d) and 37 CFR 1.192(a).											
Ap <sub>l</sub> but	olica is N	ant's res NOT dec	sponse to the femed to place	inal rejection, filed on <u>Feb</u> the application in condition fo	14, 1900 has been consider rallowance:	ed with the following effect,						
X	The	propos	ed amendment	:(s):								
		will be	entered upon f	iling of a Notice of Appeal an	d an Appeal Brief.							
	X	will not	be entered be	cause:								
	Σ	they	raise new issu	ues that would require further	consideration and/or search. (S	See note below).						
they raise the issue of new matter. (See note below).												
	Σ		are not deeme es for appeal.	ed to place the application in	better form for appeal by materi	ially reducing or simplifying the						
		] they	present additi	onal claims without cancelling	g a corresponding number of fina	ally rejected claims.						
	٨	NOTE:	the claim vag		t to what the first and second a	The amendment to part (b) makes ntibodies bind to since one of the						
		Applica	int's response	has overcome the following r	ejection(s):							
	Nev sep	wly pro parate, 1	posed or amen timely filed am	ded claimsendment cancelling the non-a	would llowable claims.	be allowable if submitted in a						
			vit, exhibit or r	equest for reconsideration ha	s been considered but does NOT	F place the application in condition						
			vit or exhibit w		e it is not directed SOLELY to is	ssues which were newly raised by						
X	For	For purposes of Appeal, the status of the claims is as follows (see attached written explanation, if any):										
	Cla	Claims allowed: None										
	Cla	ims obj	ected to: None									
	Cla	ims reje	ected: <u>7-34</u>									
	The	e propo	sed drawing co	orrection filed on	has has not b	een approved by the Examiner.						
	No	te the a	ttached Inform	ation Disclosure Statement(s	), PTO-1449, Paper No(s)	·						
	Oth	her				Christiph L. Chi						
						CHRISTOPHER L. CHIN PRIMARY EXAMINER GROUP 1800-7697						